1	3. Plaint	iffs' counsel, or if the plaintiff is pro se, then the pro se plaintiff,
2	must take the lead in the preparation of the Scheduling Order. If a defendant is not contacted by	
3	a pro se plaintiff within the required time frame, the defendant's counsel shall contact the pro se	
4	plaintiff and arrange a meeting to comply with this Rule in the appropriate time frame. The	
5	failure of a party or its counsel to participate in good faith in the framing of a Scheduling Order	
6	may result in the imposition of sanctions.	
7	4. Coun-	sel of record and all pro se litigants that have appeared in the case
8	are jointly responsible for submitting a Proposed Discovery Plan to the Court.	
9	5. A Sch	neduling Conference shall be held on the 20th of March, 2003 at
10	3:15 p.m.	
11	6. Coun	sel are reminded that:
12	a)	The filing of motions does not postpone discovery.
13	b)	Local Rule 37.1 governs discovery disputes and motions.
14	c)	The number and form of interrogatories are governed by Local
15		Rule 33.1.
16	d)	Discovery documents and certificates of service shall not be filed
17		with the Clerk until there is a proceeding in which the document
18		or proof of service is in issue.
19		
20	Dated: February 7, 2003	MARY L. M. MORAN Clerk of Court
21		CICIK OF COURT
22		By: Deputy Clerk
23		DeputyClerk
24		
25		
26		